1 2 3 4 5 6 7 8	Robert A. Mittelstaedt (State Bar No. 60359) ramittelstaedt@jonesday.com David C. Kiernan (State Bar No. 215335) dkiernan@jonesday.com Lin W. Kahn (State Bar No. 261387) linkahn@jonesday.com JONES DAY 555 California Street, 26th Floor San Francisco, CA 94104 Telephone: (415) 626-3939 Facsimile: (415) 875-5700 Attorneys for Defendant Adobe Systems Inc.	
9	UNITED STAT	ES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
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13	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	Master Docket No. 11-CV-2509-LHK
14	THIS DOCUMENT RELATES TO:	DEFENDANT ADOBE'S MOTION TO REMOVE INCORRECTLY FILED
15	ALL ACTIONS	DOCUMENTS
16	ALL RETIONS	
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27		
28		Motion to Remove Incorrectly Filed
		Documents No. 11-CV-2509-LHK

1	Defendant Adobe Systems Inc. ("Adobe") respectfully requests that ECF No. 737-9, the		
2	revised, redacted version of Exhibit 3 to the Declaration of Lin W. Kahn in Support of		
3	Defendants' Opposition to Plaintiffs' Supplemental Motion for Class Certification, filed on		
4	March 21, 2014, be removed from the docket as soon as possible.		
5	On March 21, 2014, Defendants filed a Notice of Filing Revised Redacted Documents in		
6	Response to Order Granting in Part and Denying in Part Motions to Seal (ECF No. 737).		
7	Defendants erroneously publicly filed a version of revised, redacted Exhibit 3 to the Declaration		
8	of Lin W. Kahn in support of Defendants' Opposition to Plaintiffs' Supplemental Motion for		
9	Class Certification (ECF No. 737-9), containing unredacted information that the Court ordered		
10	be filed under seal (ECF No. 730) pursuant to Defendants' Joint Administrative Motion to File		
11	Under Seal Defendants' Opposition to Plaintiffs' Supplemental Motion in Support of Class		
12	Certification and Related Documents (ECF No. 450) and the Declaration of Anne M. Selin in		
13	support thereof (ECF No. 443). Thus, Adobe hereby requests that ECF No. 737-9 be removed		
14	from the docket as soon as possible.		
15	Adobe concurrently files a Notice of Errata and Errata to the revised, redacted Exhibit 3		
16	to the Declaration of Lin W. Kahn in support of Defendants' Opposition to Plaintiffs'		
17	Supplemental Motion for Class Certification.		
18			
19	Dated: April 18, 2014	JONES DAY	
20		Dy: /g/Lin W Value	
21		By: /s/ Lin W. Kahn Lin W. Kahn	
22		Attorneys for Defendant ADOBE SYSTEMS, INC.	
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